

IT IS A QUESTION OF LAW.

Harrison's Haste in Admitting Montana Likely to be Investigated by Congress.

Blaine the Only Member of the Cabinet Who Knew Anything About the Matter.

Edmunds Believes Judge DeWolfe's Decision in the Contest Case Must Now Stand as Final.

The indecent haste with which the president issued his proclamation admitting Montana to the union, says a Washington dispatch to the St. Louis Republic, is receiving more than ordinary attention here, and will inevitably tend to investigation when congress meets. There is no longer a doubt that the proclamation was issued without a cabinet consultation, Blaine being the only one of the president's advisers who knew anything about the matter until it was done. The admission of a new state is interior department "business," and there is reason to believe that Noble felt snubbed at not being consulted. Of course the cause of the hurry was to take from the territorial court the consideration of the election cases and give it to the new republican state court.

There are some very intricate legal questions involved in this matter. The case involving the legality of the returns from the Silver Bow precincts was before the courts for adjudication. The territorial circuit court has decided that the action of the returning board in throwing out the democratic votes of certain precincts was illegal, and that the votes ought to be counted. From this decision an appeal has been taken to the territorial supreme court. Upon the decision of the court depended the constitution of the legislature. If the decree of the lower court should be sustained and the returns be counted as cast, the legislature would be democratic on joint ballot and two United States senators would be elected from Montana to represent the new state in the senate. If the decision would be adverse to the lower court the action of the returning board in throwing out returns which elected six democrats, and substituting returns which elected six republicans, who actually received only a minority of votes, would be upheld and the legislature would be republican on joint ballot and would be enabled to elect two republican senators.

Before the territorial supreme court had opportunity to pass upon this question, which was regularly pending before it on appeal, the president issued his proclamation admitting the state so as to legislate the territorial supreme court out of existence and put in its place another court, which owed its own existence to the election which was questioned.

Attorney-General Miller has made haste to deny that he had any participation knowingly in this unseemly rush, but the facts stand out and speak for themselves. The point which is exercising able lawyers here is whether a case on appeal to a court of competent jurisdiction, involving the constitution of a co-ordinate branch of a state government, can, pending appeal, be withdrawn from the jurisdiction of that court of appeal by a hurried presidential proclamation and transferred to the adjudication of a court whose own title is subject to the action of the body which it is called upon to create.

HARRISON TOOK A BACK SEAT.

He Worked the "Deadhead" Racket Too Often at This Theatre.

The theatrical people in town are telling a story about how Mr. Harrison used to work the deadhead racket when he lived in Indianapolis, says a Washington despatch. The deadhead, as a general rule, is expected to be satisfied with whatever seat it is most convenient to the management to give him, but according to the story it was not so with Mr. Harrison. He would come around to the box office at the theatre and call for the plan, from which he would select the best seats in the house. Then when the coupons were handed out to him he would take from his pocket, not the good crisp greenbacks which the ticket seller expected, but an order from his friend, Col. John C. New, the proprietor of the Indianapolis Journal—one of those orders which newspaper proprietors and some others are sometimes permitted to draw upon the theatres. The deadhead order is always a disappointment to the ticket seller, who is looking for greenbacks instead. But the ticket seller made up his mind to give a check upon Col. New's friend, so the next time Mr. Harrison came along, instead of coupons for the seats which had been selected, tickets for seats away in the back row were handed out. Mr. Harrison examined the tickets and remarked that they did not represent the seats he had selected. "I know they don't," said the ticket seller. "They are for seats in the back row, and all the newspaper fellows are sitting there to-night."

So, according to the story, Mr. Harrison had to take a back seat that night.

What on Earth Is the reason people will not, cannot, or do not see any difference in cheap nostrums put up by cheap John houses or irresponsible parties at enormous profits, rather than take a medicine of world-wide reputation and one that is giving universal satisfaction at equal price? No medicine in the world is giving such unparalleled satisfaction for purifying the blood as Begg's Blood Purifier and Blood Maker, and every bottle that does not do its work will cost nothing. For sale by all druggists, R. S. Hale & Co., wholesale and retail agents.

Woman's Discovery. "Another wonderful discovery has been made, and that, too, by a lady in this country. Disease fastened its clutches upon her and for seven years she withstood its severest tests, but her vital organs were undermined and death seemed imminent. For three months she coughed incessantly and could not sleep. She bought of us a bottle of Dr. King's New Discovery for Consumption and was so relieved that she believed on taking the first dose that she slept all night and with one bottle has been miraculously cured. Her name is Mrs. Luther Lutz. I thus writes W. C. Hamrick & Co. of Shelby, N. C. Get a free trial bottle at R. S. Hale & Co.'s drug store.

LEGAL NOTICES.

NOTICE TO CREDITORS.—IN THE DISTRICT COURT of the First Judicial District, County of Lewis and Clarke, State of Montana. In the matter of the estate of Catherine Kenck, deceased.

Notice is hereby given by the undersigned, administrators of the estate of Catherine Kenck, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within ten months after the first publication of this notice, to the said administrators, at the office of Loebe & Bro., No. 35 Main street, at Helena, Montana, the same being the place for the transaction of the business of said estate, in said County of Lewis and Clarke.

JACOB LOEB,
LOUIS STADLER,
Administrators of the Estate of Catherine Kenck, deceased.

Dated at Helena, Mont., Nov. 12, 1889.

NOTICE OF DISSOLUTION OF PARTNERSHIP.—Notice is hereby given that the partnership heretofore existing between the undersigned under the firm name of Dixon & G. A. McKinney, at Elliston, Mont., is this day dissolved by mutual consent. Mr. James Dixon retaining, G. A. McKinney will pay all outstanding liabilities of the firm, and is authorized to collect and receipt for all accounts due said firm.

JAMES DIXON,
G. A. MCKINNEY.

Dated Elliston, Mont., Nov. 11.

NOTICE OF DISSOLUTION.—NOTICE IS hereby given that the co-partnership heretofore existing between the undersigned under the firm name and style of French & Pyfer, Helena, Mont., is this day dissolved by mutual consent. E. S. French will pay all outstanding liabilities of the firm, and is authorized to collect and receipt for all accounts due said firm.

E. S. FRENCH,
W. C. PYFER.

Dated Helena, Mont., Nov. 1, 1889.

DISSOLUTION OF CO-PARTNERSHIP.—The firm of Warren, Scheewe & Parker, doing business at the Warren Street Meat Market, is this day dissolved by mutual consent. Frank Warren assumes all the liabilities of said firm and all money due said firm must be paid to him only.

FRANK WARREN,
OSCAR SCHEWE,
ARZA PARKER.

Helena, Mont., Nov. 16, 1889.

NOTICE TO CREDITORS.—ESTATE OF Thomas S. Marshall, deceased. Notice is hereby given by the undersigned, administrator of the estate of Thomas S. Marshall, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to the said administrator, at the office of A. C. Holbrook, in the County of Lewis and Clarke, Montana territory, the same being the place for the transaction of the business of said estate, in the County of Lewis and Clarke.

A. C. HOLBROOK, Administrator.

Dated at Helena, M. T., October 19, 1889.

ADMINISTRATOR OF THE ESTATE OF THOMAS S. MARSHALL, deceased.

First publication, Oct. 30, 1889.

SUMMONS.—IN THE DISTRICT COURT of the First Judicial District of the Territory of Montana in and for the County of Lewis and Clarke.

John A. Carbis, plaintiff, vs. Michael J. Carbis, defendant.

The people of the Territory of Montana, greeting to the above named defendant:

You are hereby required to appear in an action brought against you by the above named plaintiff in the District Court of the First Judicial District of the Territory of Montana in and for the County of Lewis and Clarke, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service upon you of this summons, or, if served within this district, within twenty days; otherwise, in forty days, or judgment by default will be rendered against you according to the prayer of said complaint.

The said action is brought to secure judgment against you for the sum of seven hundred and forty-two dollars and sixty cents, claimed to be due on a certain promissory note given by you to the plaintiff, which note bears date May 18, 1888, and interest thereon and the costs of this action.

And you are hereby notified that if you fail to appear and answer the said complaint, as above required, the said plaintiff will take judgment against you for the sum demanded in the complaint, to-wit, \$742.60, with interest thereon.

Given under my hand and the seal of the District Court of the First Judicial District of the Territory of Montana in and for the County of Lewis and Clarke, this 15th day of November, 1889, at Helena, Montana.

W. F. PARKER, Clerk.

A. C. Holbrook and George F. Shelton, attorneys for plaintiff.

SHERIFF'S SALE.—BY VIRTUE OF AN execution in my hands, issued out of the District Court of the First Judicial District of Montana territory in and for the County of Lewis and Clarke in the suit of the Union Mercantile Company against Helena Cement Stone Works, duly attested the 5th day of November, A. D. 1889, I have levied upon all the right, title and interest in the said Helena Cement Stone Works in and to the following described property, situated in Lewis and Clarke County, Montana territory, to-wit: The west one-half of the lot eight (8), nine (9), ten (10), eleven (11), and twelve (12) in block three (3) in the Grand Avenue addition to the City of Helena, Lewis and Clarke County, Montana, together with all and singular the buildings, improvements, hereditaments and appurtenances thereon or belonging or appertaining thereto.

Notice is hereby given that on Wednesday, the 27th day of November, A. D. 1889, at the hour of 12:30 o'clock p. m. of said day, at the front door of the court house in the City of Helena, Lewis and Clarke County, Montana territory, I will sell all the right, title and interest of the said Helena Cement Stone Works in and to the said above described property, to the highest bidder for cash in hand.

Given under my hand this 5th day of November, A. D. 1889.

CHAS. M. JEFFERIES, Sheriff.

By ISAAC HOLBROOK, Deputy Sheriff.

SHERIFF'S SALE.—BY VIRTUE OF AN execution in my hands, issued out of the District Court of the First Judicial District of Montana territory in and for the County of Lewis and Clarke in the suit of John Calico and John Brannigan against Matilda Keating duly attested the 27th day of October, A. D. 1889, I have levied upon all the right, title and interest of the said Matilda Keating in and to the following described property, situated in Lewis and Clarke County, Montana Territory, to-wit:

Lot five (5) and four (4) in block five hundred and seventy-five (575), Main street addition to the City of Helena, Lewis and Clarke County, Montana, together with all and singular the buildings, improvements, hereditaments and appurtenances thereon or belonging or appertaining thereto.

Notice is hereby given that on Wednesday, the 27th day of November, A. D. 1889, at the hour of 12:30 o'clock p. m. of said day, at the front door of the court house in the City of Helena, Lewis and Clarke County, Montana Territory, I will sell all the right, title and interest of the said Matilda Keating in and to the said above described property, to the highest bidder for cash in hand.

Given under my hand this 5th day of November, A. D. 1889.

CHAS. M. JEFFERIES, Sheriff.

By ISAAC HOLBROOK, Deputy Sheriff.

SHERIFF'S SALE.—BY VIRTUE OF AN execution in my hands, issued out of the District Court of the First Judicial District of Montana territory in and for the County of Lewis and Clarke in the suit of Henry M. Padden, as H. M. Padden & Co., against Helena Cement Stone Works in and to the following described property, situated in Lewis and Clarke County, Montana territory, to-wit:

The west one-half of the lot eight (8), nine (9), ten (10), eleven (11) and twelve (12) in block three (3) in the Grand Avenue addition to the City of Helena, Lewis and Clarke County, Montana, together with all and singular the buildings, improvements, hereditaments and appurtenances thereon or belonging or appertaining thereto.

Notice is hereby given that on Wednesday, the 27th day of November, A. D. 1889, at the hour of 12:30 p. m. of said day, at the front door of the court house in the City of Helena, Lewis and Clarke County, Montana territory, I will sell all the right, title and interest of the said Helena Cement Stone Works in and to the said above described property, to the highest bidder for cash in hand.

Given under my hand this 5th day of November, A. D. 1889.

CHAS. M. JEFFERIES, Sheriff.

By ISAAC HOLBROOK, Deputy Sheriff.

DANIEL HANLEY & CO.,

Exclusive Jobbers in

Oranges, Lemons and Apples,

FOREIGN AND DOMESTIC

Dried Fruits and Nuts, Cigars and Tobaccos.

SPECIALTIES—Crescent Creamery Butter,

Eggs, Cheese, Vegetables and Montana

Packing House Products.

LOOK OUT! WATCH!

For the Greatest Bargains in the Line of

DRESS GOODS and LADIES' WEAR!

\$18,000 Worth of Goods Bought at Spokane Falls at the low rate of

37 1-2% ON THE DOLLAR.

These Goods MUST BE CLOSED OUT within the next 60 Days.

These Goods will be on Sale in about Eight Days. You will see Bargains that will Astonish you. Call and examine and be convinced.

THOMPSON BLOCK,
Opposite Grand Central hotel.

M. LISSNER

CONDENSED RAILWAY TIME TABLE

Montana Central.

St. Paul, Atlantic ex. St. Paul and east. 11:35 a. m.

Montana Pacific ex. Butte and south. 4:30 p. m.

Helena and Butte ex. Butte and south. 8:15 a. m.

Marquette ex. Helena and Butte. 10:30 a. m.

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ON SALE

TO ALL

PRINCIPAL POINTS

EAST, WEST,

NORTH and SOUTH

AT

28 North Main Street,

HELENA, MONTANA,

A. E. VEAZIE, Passenger Agent.

A. LEWIS, G. A. Butte, Mont.

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HELENA & BUTTE TO CHICAGO

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connections at Denver with

U. P. AND D. & R. G. TRAINS,

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to CHICAGO without Change.

Many Hours Saved, and the only Line Avoiding

(Troublesome and Long Delays at

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It is recognized by Everybody as the "SHORT

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Further information furnished by Union Pacific

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FRED GREENE, G. T. A., Salt Lake City, Utah.

J. M. WHITMAN, General Manager.

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Two THROUGH TRAINS Daily

FROM ST. PAUL AND MINNEAPOLIS

TO CHICAGO

Without Change, connecting with the Fast trains

of All Lines for the

EAST AND SOUTHEAST.

The Direct and Only Line running Through

Cars between